U. S. Senaters-L. Q. C. Lamar, B. K. Brune. REPRESENTATIVES.

lat Diat. - H. L. Muldrow, 2nd " - Nam H Manning, 3nd " - H. D. Money, 4th " Left, R. Singishen, 3th " -C. E. Hoeker, 4th " -J. R. Chalmery.

Greenst-J. M. St. Se., Lieut, Gav. - J. M. St. Se., Lieut, Gav. - F. H. Sma, Sec y, of State-H. C. Mayors, Andror-Sylvaster Gent, Addy, Gen. - The. C. Catchings, Tensurer - W. A. Henringway, Supt. of Ed. - J. A. Smith, OUNTY.
Sheriff—S. L. Wilson,
Chancery CR.—E. F. Medlin.
Circuit CR.—H. B. Larey.
Treasurer—T. C. Lyon.
Assessor—J. F. Thompson,
Coroner & Ranger—J. W. McName,
Assessor—J. W. Thompson,
Coroner & Ranger—J. W. McName,

SUPERVISORS. 1st Dist, Joseph Read, 2nd " — D. S. Johnson, 8rd " — T. R. Sadler, 485 " — R. L. Benn, 3th " — J. A. Lewis.

City Di / /y Mayer-W. A. Bodenhamer.
Marshal-B. J. Abbott.
Atterper-J. W. Buckanan.
Ulark-J. S. Cain.
Treasure-G. M. Savage.
Register-H. B. Lacey.
City Assessor and Collector-Jorg Scale. City Assessor and Consection—Ferro Scale.

J. S. Cain, Councelman lat Ward,
C. M. Savage, "2nd Ward,
B. McCarley "3rd Ward, President,
G. W. Thornton "4th Ward,
J. H. Knox "5th Ward,
T. R. Sadier, "6th Ward,
Regular meetings the first and third Friday evenings in each month.

Board of Trade. The Board of Trace consisting of the princi-the braidess men of the city, hold regular meet-ings Masbule Temple building 2d Wednesday

ings Marcon. compressions, President,
ELOS EXPLL, President,
R. A. MURDOCK, Ist Vice-Pres't,
T. B. SARLER, Int Vice-Pres't,
A. BARRITY, Treasurer,
W. E. BERRY, Secretary,

Times and Places for Holding Courts in the Pirst Judicial District.

CIRCUIT CHURS. In the county of Tishumingo, on the 2d Mon-lay in January and July, and continue six fays.

In the county of Alcorn, on the 51 Monday of January and July, and continue twelve days.

In the county of Practice, on the lat Monday of February and August, and continue twelve

lays.

In the county of Lee, on the Id Monday in February and August, and continue sighteen fays.

In the county of Hawamba, on the 2d Mon-lay in March and September, and continue aix

In the county of Monros, on the 6th Monday in April and October and continue twentyfor days.

In the county of Chicksonie, 1st, District—
2nd Mondays in April and October and continus twelve days; and in the 2nd District 3d
Mendays in March and September and ountinue

eighteen days. CHANCERY COURT. In the county of Tishomingo, on the 6th Mon-days of March and September, and continue gix In the county of Prenties, on the let Mondays

In the county of Fronties, on the 1st Mondays
April and October, and continue six days.
In the county of Alesen, on the 2d Mondays
of April and October, and continue twelve days.
In the county of Itawamba, on the 4th Mondays
ays of April and October and continue six
days.

No. 180, mests every Thursday night. In the county of Lee, on the lat Mondays of

May and Nevember, and continue twelve days.

Is the county Mourie, on the lat Mondays of
March and September, and continue eighteen In the county of ChickasaW, Ist District-Ord

Munday in May and November, and continue wix days; and in the 2d District 4th Monday in May and November and, continue twelve days. JUSTICES COURT. OROLONA REAT.

Justice Staughter holds court on first and taird Saturdays in each month Egypt.
Justice White holds court on first Saturday at Okolena in the Court House.
Maynr Botenhamer, on the Ind and 4th Monays in each month at Okolona. Justice White six on first and third Mon

dars in each month.

BEAT No. 2.—Justice Steems balds his court
at Moutka on the 2d Saturday in each mouth. Justice H. T. Allen, sit on the first Saturdays in each month at Neal's Store, and as third Saturdays in each month at Booms Vista.

Justice C. Oer on the 1st Saturday at Busna Vista, and at Neal's Store on the 2nd Saturday

Officers of State Grange.

Master, Put Darden, Payette, Jefferson county Master, Put Durden, Farette, Jeferson count Overs'r, W. H. M. Burcham, Laxington, Holman Lecturer, B. B. Boom, Bowoville, Prentise; Steward, J. B. Bailey, Lake Station, Nowton; A. B., Jan. Williams, Okolons, Chickasaw; Chaplain, D. B. Hill, Pala Alin, Glay; Treas., H. O. Dixun, Jackson, Hinds; See'r, W. L. Williams, Riemi, Alcern; G. K., R. G. Calloway, Pontator, Pontator; Carrs, Mps. Mary L. Darden, Favette, Jefferson Pennons, Fannis Willis, Abertieus, Manyes; Fiers, L. J. Robinson, Forest, Seatt; L. A. S., H. A. Aby, Port Gibson, Claibotte

TWO MEMBERS EX. COM. J. L. Alford, Jackson, Hinds county; T. H. Hmith, Verona, Lee county.

List of Granges of Chickney County. TORETHER WITH THE NAMES OF MASTER AN

BECHRTARY: Chickenaw County Grange, No. 46. Meets lat Saturday in January April, July, 8. L. Wilson, W. M. D. W. Poden, Sec.

D. W. Posen Sec. Barna Vista Grauge, No. 152, meets first Saturday's each mouth at 2 o'clock. W. D. Couch, Master, Wm. Ford, Sec'y.

Bodem Strange, No. 352, y
Meets 4th Satorday in each mouth,
Jan. G. Bishop, Master, John C. Porter, Sec.,
Soctohenia Grange, No. 297,
Meets 2nd Satorday in each mouth,
M. West, Master, Gen. Dilland, Sec'y.

Atlanta Grange, No. 267, Meets Saharday before the 3rd Sunday on each

Meets 4th Patierday in each month, J. S. Frame, Master; W. A. Deuring Soc'y.

Arrival and Departure of Mails Egypt mail arrives every day, (except Sunday,) at 12 o'clock, and leaves same day at 1 o'clock, 7s. m.

From Pittaboro arrives Touchaya Thursdays and Baturdays, at 7 m., and leaves 7 p. m.,

and Saturdays, at 7 m., and leaves 7 p. m., and days and Fridays at 3 a. m., and arrives Tuesdays and Saturdays at 7 p. m.

From Grennels, to Houston arrives Wednes days, Pridays and Saturdays, at 5 p. m. and leaves Mondays, Wednesdays and Fridays at 7 a. m., each week.

West Point, arrives Tuesdays and Saturdays at 12 a. m., and traves I p. m., same days.

Rates of Commission charged for Money Orders. On solers out exceeding \$16 ...

HE CHICKASAW MESSENGER

FRANK BURKITT, Editor.

MASONIC

PRAINTY LOTHE No. 87, A. F. and A. M.

Commundery.

C. C. Ross, Sec'y.

C. C. Ross, Recorder.

C. C. Rosa, Sec'y.

John C. Miller, Sec'y.

Royal Arch Chapter.

I. O. O. F.

WHILE

LO. O. P. TRESTRES.

No. 180, meets every Thursday night, H. C. Davis, N. G. R. P. Goss, V. G.

KNIGHTS OF PYTHIAS.

EVA CLARE LODGE, No. 5.

Binights of Honor.

Okolona Medical Association. Mosts the first and third Fridays of each

RELIGIOUS.

Okolona.

Rev. J. P. Young at the Methodist Church in Okoloma, Miss., every Sabhuth in each morth.

Methodist Sabbath School at Mathodis Church every Sabbath at 9 s. s.

Baptist Sunday School, at Baptist Church every Sabbath at 9 a. M., W. E. Barry, Supt.

Presbyterian Sabbath School at Presbyterian Ghurch in Okolona every Sabbath at 9:30 a. st., and Prayer Meeting on Wednesday nights of each week at Sciock P. St.

COLORED MATRODIST

Sabbath School coursess at 9 o'clock, a. m., Personing every Sabbath at 11 o'clock, a. m., and at 7 o'clock r. m., by the Rev. John Guston.

APRILAS METROMAT

Sabbath School at 9 o'clock a. M. every Sunday morning, C. B. Brown, Superintendent Services at II o'clock a. M., and 5 o'clock, r. M. such Nabbath, by Rev. H. H. Wilboure.

Houston.

at same hour, and at night.

Rov. Mr. Moure at the Hapitat Church, ist Sanday is each nouth at 11 o'clock A. M. Sablight School at 0 c'clock, A. M. every Sunday. M. West Superintendent.

Dison Prayer Meeting at the Methodist

NOW IS THE TIME

ONLY \$2.00 If Paid in Advance

burch every Thursday night.

B. R. HUNTINGTON, C. C.

J. H. Gazas Prest.

Wests every Monday night.

H. B. LAUNY, K. of R. and S.

C. M. SAVAUE, Reporter.

I. GREENEN, R. M. BCCHENAS,

C. T. GORE, Sec'r.

J. S. Care, H.P.

L. RESCRICTER, W. M.

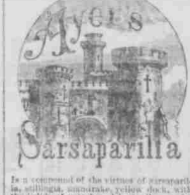
EARNEST, PAFFEFEL AND COULD DEPEND OF THE PROPERS BIGGES.

MESSENGER PUB. CO., Pro's.

Negroes

VOL. IX, --- NO 45.

OKOLONA, MISSISSIPPI, THURSDAY, FEBRUARY 3, 1881.



Ivasuur No. 10, meets fourth Thursday night in each mouth. J. S. CAR E. C.

Okolora Chapter No. 27, meets second Thursday night in such month. HOUSTON LADGE, No. 67, meets second Saturday, at 2 o'clock r. M., in each month, T. W. Scott, Sec'y HOUSTON ROTAL ARCH CHAPTER, No. 23 meets first Saturday at Incluck r. m., in each

J. A. Punkky, Suc'y. Pikeville Lodge No. 35, meets the 2nd Saint-day in each month at 2 n clock p. m.
W. D. Coren, W. M. Lowell, Mass. SOLD BY SEE DECOURTS EVERYWHUME.

June 24t. 1880.

LOSADALIS

ROSADALIS

CURES SCROFULA. ROSADALIS Cures Rheumatism.

H. S. Bongawana Secretary, Jours Danwin, | Members of Bearl. L. Gangson, | Members of Bearl. ROSADALIS Cures Syphillis.

ROSADALIS Cures Malaria, o PROJECT PROJECT SALES OF THE PROPERTY OF

ROSADALIS ares Nervous Debility. THE RESERVE OF THE PERSON NAMED IN ROSADALIS CURES CONSUMPTION.

I WAS CONTRACTOR OF THE ROSADALIS

BAKER'S PAIN PANACEA For MAN and BEAST. External and Internal.

Chickaraw Lodge No. 720, holds regular meetings on the 2nd and 4th Wednesday nights in each month, at 75; o'clock. W. B. McD. own Dict. Mott's Liver Pills. THE GREAT VEGETABLE CATHABITO REQULATOR.

Dr. Rogers' Vegetable WORM SYRUP

JOHN F. HENRY, CURRANA CO.,

24 College Pince, H. C. BUCHANAN, Agents OKOLONA, MISS. April 8th, 1880-1v.

HALBERT E. PAINE.

Late Commissioner of Palents. ATENTS.

-- 101 ---

PAINE, GRAFTON & LADD, Attorneys at Law and Solicitors of American and Foreign Potents,

ALL KINDS OF

Job Work by the clerk of the Circuit Court or justice of the peace, and if such party

DONE"AT

LANDSOND AND TELEVISION

HAND DELIVERED TO LESSON PROCEED. INGS THEREDN.

oution against the ubligers therein; of the goods and chattels replevie said bond being had in such court, or their value, to an amount sufficien and five days notice given of such to pay the amount found due, an motion.

NATION OF LEASE. SEC. 1308. Any person having Judgment, and if they shall be no cent in arrear, or due upon any lease sufficient for that, execution shat-

to the aution of the party aggrieved for full damages.

SHEGULARITY NOT TO AFFECT DIS-TREES.

Sec. 1310. When any distress shall be made for rent or other thing

LORD. SEC. 1311. Te case any distress and ale shall be made, under color of this chapter, for rent or other thing, pretended to be due in arrent, where, n truth, no real or other thing is due r in arrear to the party causing such istress to be made, then the owner f the goods and chattels so distraind and sold, his executors or adminstrators, shall have remedy by action gainst the person in whose name or ight such distress was taken, his exsutors or administrators, and shall recover double the value of the goods and chattels so distrained and sold, ogether with full costs, or may put he bond of the plaintist in the suit, o recover damages for the wrongful of the goods and chattels, if the nor held in trust for the use of the

HOW GOODS REPLEVIED. the party in whose name or right such the property so claimed, and forth-distress was made, in a penalty double with seles and attach other property he amount distrained for, or double of the tenant in lieu thereof. the amount distrained for, condition ed to prosecute his suit against the obligee in such bond for such goods. ail therein; and upon the delivery of such bond to the officer having control of such goods and chattels, he shall deliver them to the party giving such bond, and shall return the bond and the writ of attachment, with a statement of his proceedings BENJ. F. GRAFTON. STORY B. LADD. value of the property or amount dia specia as the tenant is above retrained for exceeds one bundred and quired to do. fifty dollars, and to the justice of the PAPERS TRANSFERRED, IF RETURNED ries ever told appears in the Erie peace, who issued the attachment, if either the amount claimed, nor the the replexing of such goods and as if it had been there at dest. chattels, and shall summon him to ap | neglevis when theatle, and those pear at the next term of the court

DISTRAINING right such distress was made, a anni | case. by the clerk of the Circuit Court or made, us in attachment case.

CLAIM AND PROCEEDINGS next term of the court to which such | revived. replevy bond and attachment shall

THE PROPERTY OF THE PARTY OF TH

if in the Circuit Court, of speece and wenter, if in a justices court. sing the jury is whose same right theh distress may have been made, such party shall make defence and the cause shall proceed to an I Sac. 1307. The bond tak a for the sac, and be disposed of sucording t payment of rent or supplies, as above taw; and, if upon trial of such suit provided for, shall be forthwith de- it shall be found that the rest of livered to the lessor for whom distress was made, and if the money in whole or part, and the distress was shall not be paid, according to the lawfully made, the party injured by condition of such bond, say court such replexin, of the goods and that having jurisdiction of the amount inached have judgment against oblihereof, shall, on motion, award ex- gors in the replays bould for a return interest and costs of suit; and in ease DISTRESS HAY BE MADE AFTER TERMI- goods replevied shall be restored they shell be sold to satisfy ener

goods under an attachment for supplies alleged to have been udvances that he does not owe the amount

REPLEVEN BY THIRD PERSON. mised premises, and not belonging to from all cytls, especially hypocritical the tenant, or some person bound or woman, and Thine shall be the praise able for the reat of said premises, for ever and ever. Amen." shall be liable for said rent; but if the

tenant, or person liable for said rent, have a limited property or luterest in such goods or chattels, the sam-shall be liable to be distrained ansold for the property or interest such tenant, or other person hable for said rent, may have therein; and no per son elaiming title to such property distrained for rent, shall in any man ner avail himself of the provisions of this section, naless by making and fling an attidavit that the goods and ning out of said attachment, and chattels distrained are his property penalty of the bond amounts to so tenant, in any manner whatever, and that the same, in his opinion, are no nable to such distress, and giving Sec. 1312. The tenant or defen-bond and security, in the income lant, his executors or administrators. bereinbefore directed for the tonant say replevy the goods and chattels and in case such claimant be cast in distrained at any time before a sale the suit, judgment and execution thereof, by giving a bond with one shall be had, as in cases of replevin or more scretics, to be approved by by tenant; and upon such claim the officer in whose custody such being made, the landlord, or person oods or chattels may be, payable to making such distress, may release

TENANT SEC. 1318. The nill-taylt made be fore the officer who has the goods shake his head. and to perform the judgment of the and chattels, and shall be certified by court in such suit, in case he shall him, and he shall make return of of it? Don't you think it required a such affidavit and bond, and the at great deal of faith on the part of that tachment papers, and shall simmon the other party, as required in case dark of a replevin by the tenant; and such third person, replevying the goods | and chattels shall prosecute his suit against the party in whose name or a new idea, and one which he could to the clerk of the Circuit Court, if the right they were attached, in all re not dispute - New York Ledger.

TO WEGING COURT

MENT FOR DEPACET.

Best Starday before the 2rd Sunday in each Master, B. W. Balland States. Foundary Below, Master, B. T. Chorningham, at the Methodist Chuquatenchee Grange, No. 404.

Rev. J. T. Chorningham, at the Methodist Church Starday before the 2rd Sunday in each month, at H o'clock A. M. every Sunday. N. Carlober, See'r, Master, B. T. Church Starday Before the 2rd Sunday in each month, at H o'clock, A. M. every Sunday. N. Carlobers Panday. School all 9 clock, A. M. every Sunday. N. C. Shell, Superintendent. Bunday School Missionary Seciety meets every 8th Sunday, A. A. Fark President. See'r, J. N. Carlobers Paster of the Presbyte-rise Church, 3rd Sabbath in each mouth, and the sunday start of the party on papers by him returned to said court.

**Superintendent of the Cauch States and Sunday in each of the Presbyte-rise Church States. Family and the Superintendent of the Cauch States. Family and the Superintendent of the Cauch States. Family and the sunday sunday. See'r, J. N. Carlobers Paster of the Presbyte-rise and Church States. Family and the sunday sunday. See'r, J. N. Carlobers Paster of the Presbyte-rise and Church States. Family and the sunday sunday. See'r, J. N. Carlobers Paster of the Presbyte-rise and Church States. Family and the Superintendent. See'r the sunday sunday. See'r, J. N. Carlobers Paster of the Presbyte-rise and Church States. Family and the Superintendent of the court of such attachment and bond shall be made, to answer the sund bond shall be made to and bond shall be made to an bond and bond shall be made to an bond and bond shall be made to an bond the sunday and bond shall be made to an bond the sunt of th SURMONS OR PUBLICATION FOR PARTY sureties on his bond, as upon an is-SEC 1313. In case of failure to no new replayin or writ of second summon the party in whose name or deliverance shall be allowed in said

PARTY.

cannot be found, publication may be to any replevin shall die, pending the week. Many of these people will be not chopped off, but last Tuesday, he that in his opinion the amount necessity made, as in attachment case:

same, the suit may be revived for or sadly disappointed, and will regret saw the train coming near Quin's sary will exceed \$500,000,000. It ranty negret saw the train coming near Quin's sary will exceed \$500,000,000. It ranty negret saw the train coming near Quin's sary will exceed \$500,000,000. It Sec. 1314. By the first day of the other actions that service may be tions for the uncertainties and depri- came along he was thrown on the cow passed without due consideration .-

(Continued next seads,)

THE OWNER WED THE

A Kitnens Sintoom-Reeper's Apreal in Hehatfot Women. [Poller News.]

crussiders visited a liquor saloon, ic of discussion, told me a queer occupied his usual seat on a so a on and tried by praying to induce the thing the other night. He asid an elevated rostrum, and surround-

shall, in all cases, be reasonable not too great, and any person who shall make an unreasonable distress, under color of this chapter, shall be liable to the action of the party aggreed.

SEC 1316 If the tenant shall make their backs like came's. Thou seest, sins reached by Col. McClure, their backs like camels. Thou seest, which will be printed in the "Thunaffidavit before the officer holding his O. Lord, that their head dress consists of false hair, and when they open their mouths Thou seest their false teeth O. Lord, these woman want men who will patiently accept astly due, and any irregularity of of such kind as to be liable to penal; had given to man that all woman indiswful aut shall afterwards be done or growtly depreciate, or are expensional the subject to man. They will not

ction shall not be sustained, if tender suppose there; and further proceed one that how mand take them back into Thy catherine, En death of amends has been used in the suppose there; and further proceed one that the suppose that there is a camp grisatte. of amends has been usade by the legs shall be had, as in case the ten and had replexed the goods by giving tenance a new may see their own foolishness, and and had replexed the goods by giving great that they may become good and the son of a porter, of Atchison. O, Lord, we thank broker. SEC. 1317. No goods or chattels Thee for all the blessings bestowed ound, or being in or upon any de upon us, and ask Thee to deliver us

Faith and Plack

At a certain Subbath school, not long since, the old clergy man of the parish, in visiting the different classes, came to a class of four and five year olds before whom the question of faith had just come up, and he thought to illustrate the subject to the little ones by telling to them the story of the child who was called to

jump into the fathers' arms, in the dark cour father who calls."

voice, and jumped-jumped boldly sand dollars will, at this time, cover and finally laid down, pulling off one into the darkness, and was caught the damages. The exercises of the of his shoes and placing the mult bags school have not been interrupted, under his head, and there alone in into her father's arms.

"Now, think of it," said the aged but go on as regularly as heretofore the woods expiring. the value of the goods and chattels processions to me as an agree with my clergyman. "Was it not a beautiful fine Clerkon." illustration of faith?" He saw one little, bright-faced boy

"Well, Johnny, what do you think little girl to make that leap in the

"Well-I dunno; but she had lots pluck, 'anyhow!' Evidently the old pastor had gained

One of the most extraordinary sto-

(Pa) Dispatch of a late date, and SEC. 1319. If return of papers, in reads as follows: "Brakeman Snodvalue of the property shall exceed case of replevia of goods, shall be grass, of Corry, met with an accione hundred and lifty dollars, and he made to the group nourt, they shall dent at that place while coupling that shall notify the party, in whose name be transferred to the proper court, has probably never before been ex or right such distress was made, of and the case between proceeded with. perienced by any man who lived to the renleveling of such goods and as if it had been there at first. uniween the bumpers, and was so horribly squeezed it was not deemed possible that he could live, but he is low getting slong finely. His head, which was once round, was pressofficer shall make his return of having plevying shall make default or fail to three quarters of an inch taller. The summoned such party on papers by prosecule his suit, the judgment terrible squeeze which his head reson. Capt. Duffin will faish the hall be entered against him, and the crived has made him cross-eyed, work in time for the road to be in but strange as it may seem, his mind

Every train going West is crowded afterwards, if longer time shall be granted by the court, the party who repleved the goods and chattefs shall his declaration in replexin, by Ist.—Jack on Court!

The Natchez, Jackson and Columbas, poorer, but with an increased supply of wisdom. We bus railroad is now under contract to saw a family of six members, last thousand dollar fire proof jail. That is students of the State University Photophene is the mame of a magazine published by the completed to Jackson by Septembers, last thousand dollar fire proof jail.

The University Photophene is the bus at under the saw a family of six members, last thousand dollar fire proof jail. That is students of the State University Photophene is the bus at under the saw a family of six members, last thousand dollar fire proof jail.

\$2 00 PER ANNUM. Col. McClure's Letter and the

At Atchinests, Kansas, the women Philadelphia Times, are still the top-were present, and President Taylor and tried by praying to induce the proprietor to close his place. He invited the tailes to seats and asked them to pray, and then offered himself the following prayer:

"Almighty Creator in heaven:

"The only places,"

"The only places," Programmed the heaven and in the North. "The only places," build, and the expression of his carth, and created man in Thine own said the negro, "that Pennsylvania countenance is hard, stolid and unimage as ruler of this earth! Whilst animals are living on grass and water. Thou didst teach Thy servant Noah to make wine, and Thou didst not punish him for making intemper ateuse of it. At the wedding of Cars, Thise only Son, Jesus Christ, transformed water into wine when the formed water into white the negro. Whist Pennsylvania countenance is hard, stolid and under his chin and jaws are short, white and woolfy whiskers. His jaws are square and massive, his straightly on the formed water into wine when the formed water into white he negro. Whitst Pennsylvania countenance is hard, stolid and under his chin and index in white, and under his chin and woolfy whiskers. His jaws are square and woolfy whiskers. His jaws are square and woolfy whiskers in white he negro. see and the word in the word of the word o

derer," and cannot fail to be of ben efit to Southern interests.

Origin of Illustrious Men.

Columbus was the son of a weaver-

Milton was the son of a note-

South Carolina 6. Tennessee 10, John Jacob Astor was an apple Texas 10, Vermont 2, Virginia 10, pastry cook.

peddier. Cincinnatus was a farmer. Homer was the son of a farmer

Oliver Cromwell was the son of a Horace was the son of a shop-

Confucius was a carpenter.

Terence was a slave. Fire at Tougaloo University.

On Sunday night, about 8 o'clock,

flue - Clarion. day, and the taking of testimony was concluded at abon on Taesday. A large number of witnesses were examined, including the entire Medical fraternity of the city, and the great interest manifested in the trial, since it commenced on Friday morning last, has been attested by the large assembling of persons present during the whole time. The argument ing the whole time. The argument Counsel was closed at 8 o'clock

state that the Directory of the Natch- merchants cannot legally charge the ez. Jackson & Columbus Railroad farmer and mortgagor any higher concluded a very favorable contract other and entirely solvent pure casers, with Capt. T. J. Duffla, for grading. This is the law now and it will be by the accident out long and the road from Martin to the Hind's well for parties interested to make a He is also from one-half to county line, and completing the note of it. running order to Raymond, by the than it bargained for when it passed

moos for him may be issued for him striv services in cass or state or sith emigrants from the "States" insane man in town last Monday, and mates placed the sum at between going to Texas. Nearly three hun- he wanted some person to chop his \$50,000,000 and \$100,000,000. The SEC. 1321. In case cities party dred passed through here one day last head off with an axe. His head war Commissioner of Pensions now says. ceased party, in the same manner as good homes and pleasant associa- himself on the track, and as the train ties that caused this measure to be vations of the wild west. In testi- catcher, with his head badly injured. Register. mony of this, many are returning to It is a great wonder he was not kill-

RATES OF ADVERTISING

One against will contain one hundred words of type of the size. Double column aftertion-must will be charged ton per cost, extra. Advention one to the continuous to appear as reading matter in the coal column will be charged double the above takes. Chirary indices and fribation of respect to the coal column will be charged double the above takes. Chirary indices and fribation of respect to the coal column telegraphic without charge.

Address all communications is the Musagarene.

Brigham Young's Successor.

(San Francisco Chroniele Sait Luke Letter.) Col. McClure, whose letters on religious services at the Assembly Southern affairs to his paper, the Hall. Six or seven thousand salets

The Apportionment Bill.

Washisuron, January 24.—The House Committee on Census agreed to day to report to the House of Representatives Mr. Cox's apportionment bill with amendments, increasing the number of representation from 301 to 311, and striking out Franklin was the son of a tallow- the second and third sections of the on the party distrabiling, or his agent, the distress shall not therefore be shall seen the growth and the growth and held the growth and held the growth and held the growth and held the growth and the growth and held the growth and held the growth and the growth and held the growth and shall summent the growth and shall summent the growth and the grow

Shakespeare was the sou of a wool Hillinois 19, Indiana 13, Iow stapler.

Waret, Floring 19, Indiana 13, Iow Kausas 6, Kentucky 10, Louisie Maragelin Maine 6, Maryland 6, Massachu 11, Mississippi 7, Missouri 14, braska 3, Nevada 1, New Hamping Burns was a plowman.

Mahomet was a driver of asses.

Carolina 9, Onio 20, Oregon 1, Claude Lorraine was the son of a Pennsylvania 27, Rhode Island 2,

West Virginia 4, Wisconsin 9.

Bend in the Wood-Natchez Democrat. For several days past the streets of Natchez have been full of rumors concerning the very mysterious disappearance of young Frank Mallery, who carried the mail between Harrisonburg and Rosefield, La., but we have refrained from alluding to the attention of numbers of people the matter on account of our inability "The father was in a dark cellar, was attracted by a bright, red glare, to get any reliable information in rewhile his little daughter, only three in the direction of Tougaloo, and on gard to it. Now, however, we learn years, old, stood upon the edge of an the morning following it was ascer- that his bedy was found about 300 open scuttle, or hatchway, in the tained that it was caused by the burn | yards from the road he was traveldoor. She could hear her father's ing of one of the buildings of the col ling, and the remains were interred on voice very plainly, but could not see ored University at Tougaloo. The building was entirely destroyed. An inquest was held, but there was together with all it contained. In it eatch you. He not afraid. It is were the dormitories, recitation being no mark of violence on the rooms, and college library. The body and the mail bags found under Now, the little child could see building was erected some years ago, his head being intact. The supposinothing below but utter darkness; at a cost of ten thousand dollars; tion is that he was suddenly taken nevertheless, she trusted her father's it is thought that six or seven thou sick, lost his way in the woods,

> "Your little hirdie has been very, " The trial of Mr Wm. Baker, for very sick," she wrote to the young the killing of Mr. Moorman McKin- man. "It was some sort of nervous ney, was continued at the Mayor's trouble and the doctors said I should office on Monday morning, pursuant have perfect rest and quiet, and I to adjournment of the Court Satur- must think of nothing, absolutely day, and the taking of testimony was nothing. And all the time, dear

The Supreme Court of this State, Tuesday evening, and Mr. Baker in the case of A. J. Paxton vs. Meyer, was admitted to bail in the sum of Weis & Co., has rendered an importen thousand dollars .- Aberdeen Ex- tant decision to merchants who make advances of goods to farmers under deeds of trust upon growing crops. It is with much pleasure that we The court decides that in such cases

Congress got considerably more sue found against him on trial, and is as clear and bright as it ever no now replexia or writ of second was." | such that the time the highest especially and the second was the second wa timate of the amount necessary was Magnolia Gazette: There was an \$150,000,000; but most of the esti-